DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

() Origina	l () Supplemental () Substi	ute ($_{ m V}$) PCT () Design	
o my name; that I verily believe that	I hereby declare that: my residence, I am the original, first and sole inven amed below) of the subject matter which	or (if only one name is listed below)	or an original first and
Title: METHOD AND APP	ARATUS FOR HANDLING	ARRAYED COMPONENTS	
hereby state that I have reviewed by any amendment(s) referred to ab	on Serial Nofil	72, filed <u>August 24, 20</u>	the claims, as amended
defined in Title 37, Code of Federal hereby claim priority benefits under	Title 35, United States Code, §119 (ar	d \$172 if this application is for a Desi	ign) of any application(s)
COUNTRY	APPLICATION NO.	DATE OF FILING	PRIORITY CLAIMED

COUNTRY	APPLICATION NO.	DATE OF FILING	PRIORITY CLAIMED
Japan	11-241410	August 27, 1999	YES
Japan	11-305342	October 27, 1999	YES
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I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not dislcosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge the duty to disclose information material to patentability as defined in Title 37, Code of Federal Regulations, §1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

APPLICATION SERIAL NO.	U.S. FILING DATE	STATUS: PATENTED, PENDING, ABANDONED

And I hereby appoint John T. Miller, Reg. No. 21,120; Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Jeffrey Nolton, Reg. No. 25,408; Warren M. Cheek, Jr., Reg. No. 33,367; Nils E. Pedersen, Reg. No. 33,145 and Charles R. Watts, Reg. No. 33,142, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., attorneys to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys named herein to accept and follow instructions from Aoyama & Partners

as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

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punishable by fine or statements may jeop at the statement of the statemen	r imprisonment, or both, under sardize the validity of the application	Section 1001 of Title 18 of the Union or any patent issuing thereon.	rillful false statements and the like so made ited States Code, and that such willful false bates $\frac{17/12/200}{200}$ Date $\frac{27/12/200}{200}$ Date $\frac{27/12/200}{200}$ Date $\frac{27/12/200}{200}$ Date $\frac{27/12/200}{200}$ Date $\frac{27/12/200}{200}$
			Date
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The above app	olication may be more particularly	identified as follows:	
U.S. Application Se	rial No10/069	,401 Filing Date	February 26, 2002
•		Atty Docket No	
END OF THE PARTY OF AND ADDADAMIC FOR HANDLING ADDAVED COMPONENTS			